# AN ACT

For Regulating the manner of Licencing Public Houses, and for the more early Convicting of Persons selling Spirituous Liquors without Licence.

HEREAS, the provisions contained in a certain Ordinance of the late Province of Quebec, passed in the twenty-eighth year of his Majesty's Reign, intituled, "An Ast or Ordinance for the better fecurity of the Revenue arising on the retail of Wine, Brandy, Rum, or Spirituous Liquors," have been found in-convenient; and whereas it is expedient to make other and more easy regulations Recital of an respecting the granting of Licences to Houses of Public Entertainment; Be it en- ordinance passafted by the King's most excellent Majesty, by and with the advice and consent of ed 28 Geo. > the Legislative Council and Assembly of the Province of Upper Canada, constituted and affembled by virtue of and under the authority of an Act passed in the Parliament of Great Britain, intituled, " An Act to repeal certain parts of an Act paffed in the fourteenth year of his Majesty's Reign, intituled, " An Act for making more effectual provision for the Government of the Province of Quebec, in North America, and to make further provision for the Government of the faid Province," The fame expand by the authority of the fame, That the faid Act or Ordinance shall be and the pealed. same is hereby repealed.

II. And be it further Enasted by the Authority oforefaid, That from and after the Certificates to twentieth day of March next, no Licence shall be granted to any person to keep be obtained by an. Inn or Public House for the purpose of vending Wines, Brandy, Rum, or persons, previous to their beauther Spirituous Liquors; unless he shall first have obtained a Certificate of his being licenced. ing a proper person to keep an Inn or Public House, from the Magistrates of the Division wherein he resides, or is about to reside, to be granted to him as herein after specified, and all Licences which shall be hereafter granted to the contains hereof shall be null, and void.

III. And be it further Enacted by the Authority aforefaid, That for the faid purpose, The number of it shall and may be lawful for the Magistrates acting in each and every Division of inns may be lithe several Districts of this Province, to limit the number of Inns and Public mited by the Houses in their several Divisions, and to appoint a day of public meeting in each magistrates. Division in either of the two last weeks in the month of March in every year, at a convenient place within their feveral Divisions, by a Warrant under their hands gistrates, armuand seals, or under the hands and seals of any two of them, at least ten days be-ally in March, fore such meeting, directed to the High Constable or other Peace Officer, requiring in order to de-him to give notice in the most public manner of such intended meeting, and then applications for and there to hear and receive applications from all fuch perfons as defire to take ficences. out Licences for opening Inns or Public Houles within their faid feveral Divisions. and the faid Magistrates shall, upon hearing and receiving any application from any perfen praying to have a Licence granted to him, enquire into the life, character and behaviour of the persen so applying, and if it shall appear to the greater part of the Justices then and there assembled, that it is expedient to increase the num- from the magic. ber I Inns or Public Houses, and that the party applying is a sober, honest and trates so assembling and a good subject of our Lord the King. they shall then and there as a warrant to grant a Certificate accordingly, under the hands and seals of any two of them, obtain a livence.

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# IOHN GRAVES SIMCOE Esquire, Lieutenand Governor. 34th Geo. 3. C. 12. A. D. 1794.

which Certificate shall enable the party holding the same, to apply for and take out a Licence on or before the faid fifth day of April then next ensuing the date of the said Certificate, and such Certificate shall be a proper and sufficient Warrant for On payment of the Secretary of the Province or his Agent, to grant to the faid person holding the faid Certificate fuch Licence, on receiving payment of fuch Duties as are already imposed, or hereaster may be imposed by Law on the same.

granting licences to persons the preceding year.

IV. And be it further Enacted by the Authority aforefaid, That no Certificate to ob-Restrictions in tain such Licence shall be granted to any person not Licenced the year preceding, unless such person shall produce to the Justices at the said meeting, should they not licenced of require it, a Testimonial under the hands of the Parson and Church or Town Wardens, or of four reputable and substantial Householders and Inhabitants of the faid Division wherein the said Inn or Public House is intended to be kept; setting forth, that such person is of good same, and sober life and conversation, and that he has taken the Oath of Allegiance to our Sovereign Lord the King.

Provision for ing or remov-

V. Provided nevertheless, That if any Licenced person shall die or remove from the affiguees of the Inn or Public House kept by him, it shall and may be lawful for the person innholders dy- succeeding to the occupancy of such house, to keep on the said Inn or Public House during the residue of the term of such Licence, on condition that such person shall obtain an Assignment endorsed on the back of the Licence granted to the person so deceased or removed; which Assignment shall be executed in the presence of a Magistrate, and shall, within thirty days after the death or removal of such person, obtain a Testimonial as aforesaid, in order to its being produced at the next Division meeting; and if such Assignment be not executed as aforesaid, and such Testimonial obtained and signed within the said thirty days, then and in such case immediately from and after the expiration thereof, such Licence shall be null and void; and no Licence so assigned shall entitle any person to keep an Inn or Public House in any other Division than that in which it was originally kept by virtue of the faid Licence, such Licence being with regard to all other places, and the same is hereby declared to be null and void.

to be entered into on obtain-

Recognizance to be transmitted to the clerks of the peace and filed,

And registered.

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VI. And be it further Enasted by the Authority aforefaid, That every person obtain-Recognizance ing such Certificate as aforesaid, shall at the same time enter into such Recognizance as by a certain Act of the Legislature of this Province, intituled, "An Act ing a certificate. to establish a further fund for the payment of the salaries of the Officers of the Legislative Council and House of Assembly, and for defraying the contingent expences thereof," is directed, and that the Clerk of every Division meeting, or other person employed to draw out such Recognizance, shall at the execution thereof, demand and take from the person acknowledging the same, over and above the see by Law directed to be taken for such Recognizance, the further sum of one shilling. to be paid to the Clerk of the Peace for filing the same, and the Clerk of every Division meeting, or other person drawing the said Recognizance, shall and is hereby required to deliver or transmit the same to the Clerk of the Peace of the District, in order that the same may be filed, and that the Clerk of the Peace in each and every District shall file all Recognizances that they may have taken, and shall be transmitted or delivered to them in manner aforesaid, to be kept among the Records of the District; and the Clerks of the Peace within their leveral Districts, shall keep a Register of all the Recognizances that may have been transmitted or delivered to them, and shall deliver or cause to be delivered to the Justices of the Peace in their Quarter Sessions assembled, next ensuing the fifth day of cognizances to April yearly, a list of the names of the persons whose Recognizances shall respecbe laid before tively have been filed, and any Justice of the Peace in any District wherein such Licence

### First Parliament, \ LAWS OF THE PROVINCE OF UPPER.CANADA. 34th Geo. 3. C. 12. A. D. 1794. Third Seffion.

Licence shall be granted, upon complaint or information that such Licenced per- the ensuing fon hath done or committed any act, offence or mildemeanor, whereby in the quarter lefflung, judgment of the faid Justice, such Recognizance may be forfeited, or the condition thereof broken, may by Summons under his hand and feal, require fuch per- Method of profon fo complained of or informed against, to appear at the next Quarter Sessions of ceeding against the Peace for the faid District, then and there to answer the matter of such complaint or information; and also may bind the person or persons who shall make the conditions fuch complaint or information, or any other person or persons concerned, in a Recognizance to appear at fuch Quarter Sellions, and give evidence against the person fo complained of, or informed against, and the Justices of the Peace in their Quarter Sessions assembled, shall and may have power to direst the Jury which shall attend at fuch Sessions, for the trial of traverses, or some other Jury of twelve horieft and fubstantial men, to be then and there impannelled by the Sheriff, without fee or reward, to enquire of the misdemeanor charged in the said complaint or information; and if fuch Jury shall find that the person so complained of or informed against, hath done any Act whereby the condition of his Recognizance is broken; fuch A& being specified in fuch complaint or information, it shall and may be lawful for the Court at such Quarter Sessions, to adjudge such person guilty of the breach of such Recognizance; which verdicated and adjudication shall be final to all intents and purposes; and whereupon the said Justices shall order the Recognizance entered into by fuch offender to be estreated into his Majesty's Court of to be estreated. King's Bench, to be levied to his Majesty's use; and that the said offender shall, from and after fuch adjudication, be utterly disabled to fell any Wine, Brandy, Rum, or Spirituous Liquors or ftrong Waters, for the space of three years; and offender for 3 any Licence or Licences granted, or to be granted to fuch person during that time, shall be null and void.

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VII. And be it further Enacted by the Authority aforefaid, That the Secretary of the Province, or other person appointed to deliver Licences to Inn-keepers or keepers paid into the of Public Houses, shall cause all monies that shall or may be by himself or his Agents received for such Licences as may have been issued in each and every District, to be paid into the hands of the Treasurer of this Province, for the time being, on or before the expiration of fix months next fucceeding the year when fuch Licences were issued and distributed.

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VIII. And be it further Enacted by the Authority aforefaid, That the Secretary of the Names of licens Province shall and is hereby required yearly and every year, to cause the names of ced persons to the feveral persons who shall have taken out a Licence for keeping an Inn or Public House, to be published in the Upper-Canada Gazette, on or before the twentyfirst day of June, and that the Clerk of the Peace in each and every District, do Andosthoseuncause the names of all such persons as shall have entered into such Recognizance, der recognizance, ces. to be affixed in two of the most public places in the District for public inspection.

# Form of a Warrant to a Constable to give Notice.

To the High Constable or other Peace Officer of this Division.

Home District, IN pursuance of the A& in such case made and provided, Form of the Division. \ you are hereby required to give notice, in the most public manner, to all Licenced Inn-keepers or keepers of Public Houses, and also to all persons Unlicenced, who do intend to offer themselves to be Licenced at the next General Meeting of the faid Justices, for that purpose, within this Division; that they do personally appear before the said Justices at the

hour of the forenoon of the same day, to take or renew their Licences for the year ensuing; and also to give them notice that every person to be Licenced,

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## TOHN GRAVES SIMCOE Esquire, Lieutenant Governor. 34th Geo. 3. C. 12. A. D. 1794.

mult personally enter into a Recognizance of Ten Pounds before the Clerk of the Peace of the District, together with two Sureties in Five Pounds each, that they will not use or suffer any unlawful games, and that they will keep good order and rule within their respective Houses; and if he, she or they shall be hindered by: fickness or other reasonable cause to be allowed by the said Justices, that he, she or they must procure two Sureties to be then and there bound in the like manner. in Ten Pounds each. And unto such persons as have not been Licenced for the year preceding; you are further to give notice, that no Licence will be granted to any of them unless every such person shall also at the same time and place, produce a Testimonial, should the same be required by the Justices, under the hands of the Minister and Church or Town Wardens, or otherwise of four reputable and Substantial Householders of the Division; setting forth, that he is of good same, and fober life and conversation, and as they believe, a good Subject of our Lord the King, having taken the Oath of Allegiance-Hereof fail not.

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Given under our hands this day of

in the year of our Lord

A. B. | Justices of the Peace for-C. D. } the laid Division. C. D. } the faid Division.